UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON AT SEATTLE

	IRONBURG INVENTIONS LTD.,	SUPPLEMENTAL PARTIAL JUDGMENT IN A CIVIL CASE	
	Plaintiff,	CASE NO. C17-1182 TSZ	
	v.		
	VALVE CORPORATION,		
	Defendant.		
	Jury Verdict . This action came before the court for a trial by jury. The issues have been tried and the jury has rendered its verdict.		
<u>X</u>	Decision by Court . This action came on for consideration before the court. The issues have been considered and a decision has been rendered.		
	THE COURT HAS ORDERED THAT		
	estoppel is GRANTED, and defendant Va 35 U.S.C. § 315(e)(2), from asserting the and the combination of Willner, Koji, and of Claims 2, 4, 7, 9, 10, 11, and 18 of Uni Court finding no just reason for delay, <u>see</u>	ff Ironburg Inventions Ltd.'s motion, docket no. 513, for inter partes review el is GRANTED, and defendant Valve Corporation is precluded, pursuant to S.C. § 315(e)(2), from asserting the non-petitioned grounds at issue (Kotkin e combination of Willner, Koji, and Raymond) for challenging the validity ims 2, 4, 7, 9, 10, 11, and 18 of United States Patent No. 8,641,525 B2. The finding no just reason for delay, <u>see</u> Fed. R. Civ. P. 54(b), supplemental judgment is hereby ENTERED in favor of plaintiff and against defendant.	
	Dated this 6th day of May, 2024.		

Ravi Subramanian

s/Laurie Cuaresma

Clerk

Deputy Clerk